THE HONORABLE ROBERT S. LASNIK 1 2 3 4 UNITED STATES DISTRICT COURT 5 WESTERN DISTRICT OF WASHINGTON AT SEATTLE 6 7 NINTENDO OF AMERICA INC., No. CV21-519-RSL 8 Plaintiff, SECOND UNOPPOSED MOTION TO 9 EXTEND TIME TO ANSWER v. 10 GARY BOWSER, Noted for June 11, 2021 11 Defendant. 12 Gary Bowser, through Federal Defender Michael Filipovic, respectfully requests 13 a second extension of the time to file an answer to the complaint to August 16, 2021. 14 Counsel for the plaintiff do not object to this request. 15 In support of this motion, the Court is requested to consider: 16 1. Mr. Bowser is presently facing criminal charges in this related criminal 17 case: United States v. Louarn, et al., No. 2:20-cr-00127-RSL (W.D. Wash). That case is 18 currently scheduled for trial on July 26, 2021, but the government and the defendant 19 will be filing a joint motion to continue the trial date in the criminal case. 20 2. Mr. Bowser is detained and has not retained counsel with respect to the 21 merits of this civil lawsuit. Undersigned counsel has had preliminary discussions with 22 Mr. Bowser concerning the Fifth Amendment implications of answering the civil 23 complaint, but needs additional time to determine whether to file an answer, and if so to 24 draft that answer and file it. 25 26

1	3. U	Indersigned counsel for Mr. Bowser is appearing in a limited capacity to
2	protect Mr. Boswer's Fifth Amendment rights in his criminal case.	
3	DATED this 11th day of June, 2021.	
4		Respectfully submitted,
5		s/ Michael Filipovic
6		Federal Public Defender Attorney for Gary Bowser (on a limited basis)
7		
8		
9		
10		
11		
12		
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
	11	